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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/838,864	04/20/2001	Kunihiko Tsukagoshi	876564.0059	5307	
;	7590 07/12/2002				
SCHULTE ROTH & ZABEL, LLP			EXAM	EXAMINER	
ATT: Joel E. Lutzker 919 Third Avenue			SHINGLETON, MICHAEL B		
New York, NY	7 10022		ART UNIT	PAPER NUMBER	

DATE MAILED: 07/12/2002

Please find below and/or attached an Office communication concerning this application or proceeding.



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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	م	TTORNEY DOCKET NO.
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		Ĭ	ART UNIT	PAPER NUMBER
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			DATE MAILED:	

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

			ADVISOR	A011011	*	
⊠ тні	E PERIOD FOR RE	SPONSE:		•		
a) 🗌	is extended to run	·	or continues to run		from the date of the final	rejection
b) 🗀	expires three mon event however, wi	ths from the date of the the statutory period	ne final rejection or as of for the response expire	of the mailing date a later than six mo	of this Advisory Action, wenths from the date of the	hichever is later. In no final rejection.
	The date on which purposes of determand 1.17 will be calculated	the response, the per mining the period of e ated from the date of	tition, and the fee have the correct the correct the originally set shorter	e been tiled is the sponding amount	a), the proposed response date of the response and of the fee. Any extension od for response or as set	i jee pursuant to 37 orn
		e in accordance with				
to	place the applicatio	n in condition for allow	vance:		dered with the following et	
1.	The proposed ame	endments to the claim	and /or specification w	ill not be entered	and the final rejection star	nds because:
	a. There is no presented.	convincing showing u	nder 37 CFR 1.116(b)	why the proposed	amendment is necessary	and was not earlier
	b. They raise r	new issues that would	require further conside	ration and/or sear	rch. (See Note).	
	c. They raise t	he issue of new matte	er. (See Note).			
•	d. They are n appeal.	ot deemed to place th	ne application in better	form for appeal by	materially reducing or sir	mplifying the issues for
	e. They prese	nt additional claims w	ithout cancelling a con	esponding numbe	er of finally rejected claims).
	NOTE:					
2.	the non-allowable	claims.				led amendment cancelling
3. 🔼	Upon the filing an be as follows:	appeal, the proposed	l amendment 🔯 will I	e entered 🔲 wi	Il not be entered and the s	status of the claims will
	Claims allowed:					
	Claims objected t					
	Howeve					1
		esponse has overcom	e the following rejection	(6): The drawing	double petenty	See approved.
4. 5	The affidavit, exh	ibit or request for rea	f) lomatri	considered but do	es not overcome the reject	es hizal
_	<u> </u>	h-+ +-		-lahowich	good and sufficent reason	s why it was not earlier
5.	The affidavit or ex presented.	(hibit will not be consi	dered because applica	it has not shown	good and someon reason	o will the net called
☐ Th	e proposed drawing	correction has	has not been app	proved by the exam	miner. M./	IR Ill.
Ot	her				A:ICHA	ELB SHINGLETON
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PTOL-303 (REV. 5-89)